Filed 12/12/2005

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FILED US DISTRICT COURT DISTRICT OF ALASKA

Mark C. Manning Mark C. Manning, P.C. 431 W. 7th Ave., Ste 204 Anchorage, Alaska 99501 (907) 278-9794 Fax: 278-1169

Counsel for Plaintiff

2005 DEC 12 PH 4 11

IN THE UNITED STATES DISTRICT COURT DISTRICT OF ALASKA

CITICAPITAL COMMERCIAL CORP,)
Plaintiff,))
v.)
EGEGIK SPIRIT, official number 299957, her equipment, gear, furniture, apparel, fixtures, tackle, boats, machinery anchors and all appurtenances, <i>in rem, et al.</i> ,))))
Defendants.) IN ADMIRALTY) No. A-04-0147 CV (RRB)

MOTION FOR EXTENSION OF TIME

Plaintiff moves for an order providing that Plaintiff may have until December 14 to file its replies to Defendants' amended opposition to Plaintiff's motions for summary judgment.

This motion is supported by the accompanying memorandum.

DATED this _____ day of December, 2005, at Anchorage, Alaska.

MARK C. MANNING, P.C. Counsel for Plaintiff

By: Mark C. Manning

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This motion and related papers have been served by mall/ hand/ fax on 12/1405 on

Barbara Norris, Esq. 645 West Third Avenue Anchorage, AK 99501 279-0199

Cory Birnberg, Esq. 703 Market Street, Ste. 600 San Francisco, CA 94103 (415) 398-2001 e Ca Manning

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Defendants.) No. A-04-0147 CV (RRB)
)

MEMORANDUM SUPPORTING MOTION FOR EXTENSION OF TIME

Plaintiff CitiCapital previously moved for an order providing that Plaintiff may have an additional week, until December 12, to file its reply to Defendants' supplemental opposition to CitiCapital's motions for summary judgment. The reason counsel required additional time was that his secretary was on vacation from Monday, November 21, to Friday, December 2, during which time he had no secretarial support. Counsel now finds that he did not estimate accurately the amount of additional time that would be needed, and consequently must request an additional 2 days.

For the foregoing reasons, the court is respectfully requested to grant CitiCapital's motion.

DATED this 12th day of December, 2005, at Anchorage, Alaska.

MARK C. MANNING, P.C. Counsel for Plaintiff

By:

Mark C. Manning